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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/904,069	07/12/2001	Thomas Chapuran	APP 1287-US	1899
9941 7	7590 03/10/2005		EXAM	INER
TELCORDIA TECHNOLOGIES, INC. ONE TELCORDIA DRIVE 5G116			TRAN, THIEN D	
PISCATAWAY, NJ 08854-4157			ART UNIT	PAPER NUMBER
	•		2665	

DATE MAILED: 03/10/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)			
Office Action Summary		09/904,069	CHAPURAN ET AL.			
		Examiner	Art Unit			
		Thien D Tran	2665			
 Period for	The MAILING DATE of this communication a Reply	ppears on the cover sheet with	the correspondence address			
THE M - Extensi after SI - If the p - If NO p - Failure Any rep	RTENED STATUTORY PERIOD FOR REP AILING DATE OF THIS COMMUNICATION ons of time may be available under the provisions of 37 CFR X (6) MONTHS from the mailing date of this communication. eriod for reply specified above is less than thirty (30) days, a reeriod for reply is specified above, the maximum statutory periot to reply within the set or extended period for reply will, by statuly received by the Office later than three months after the mail patent term adjustment. See 37 CFR 1.704(b).	. 1.136(a). In no event, however, may a reply eply within the statutory minimum of thirty (3 d will apply and will expire SIX (6) MONTH: ate, cause the application to become ABAN	y be timely filed  30) days will be considered timely.  S from the mailing date of this communication.  IDONED (35 U.S.C. § 133).			
Status						
1)⊠ F	Responsive to communication(s) filed on 12	<u>July 2001</u> .				
2a)□ T	This action is <b>FINAL</b> . 2b)⊠ Th	is action is non-final.				
-	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositio	n of Claims					
5)⊠ C 6)⊠ C 7)□ C	Claim(s) <u>1-37</u> is/are pending in the application of the above claim(s) is/are withdrestaim(s) <u>7-37</u> is/are allowed. Claim(s) <u>1-6</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and	awn from consideration.				
Application	n Papers					
9)∐ Ti	ne specification is objected to by the Examir	ner.				
	ne drawing(s) filed on is/are: a)☐ ac					
	pplicant may not request that any objection to th					
	eplacement drawing sheet(s) including the corre ne oath or declaration is objected to by the E	, , , , , , , , , , , , , , , , , , , ,	. ,			
Priority un	der 35 U.S.C. § 119					
12)	cknowledgment is made of a claim for foreign All b) Some * c) None of:  Certified copies of the priority document.  Certified copies of the priority document.  Copies of the certified copies of the prince application from the International Bureate the attached detailed Office action for a list	nts have been received.  Its have been received in Applority documents have been received in Applority documents have been received.	lication No ceived in this National Stage			
Attachment(s	•	A) [ ]				
	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Sum Paper No(s)/M	mary (PTO-413) lail Date			
3) 🛛 Informa	tion Disclosure Statement(s) (PTO-1449 or PTO/SB/08 lo(s)/Mail Date		mal Patent Application (PTO-152)			

Art Unit: 2665

### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over the admitted prior art in the view of Zhu et al (U.S Patent No. 6,226,373 B1).

Regarding claim 1, the admitted prior art discloses a service manager for processing multimedia calls in a packet-based network, said service manager comprising:

a protocol specific processor adapted for coupling to external sources, paragraph 0007; and

a common call processor coupled to the protocol specific processor, paragraph 0007, and comprising:

a feature layer for providing feature functionality, paragraph 0007;

a connection view processor and a basic call state model (BCSM)

processor for handling basic call processing functions, paragraph 0008, figure 2.

The admitted prior does not disclose a multimedia view processor for the connection management, which is a well known element required in the equipment of media stream for PC and conferencing systems. Zhu discloses a multimedia processing unit used in a

Art Unit: 2665

service manager of BSCM for processing multimedia data, col.3 line 56 to col.4 line 5. Therefore, it would have been obvious to one having ordinary skill in the art to have a multimedia view processor for the connection management in the system of the invention so that the system has the capability to provide multimedia services.

Regarding claim 2, the admitted prior art discloses that the connection view processor further comprises a database for storing connection view object attributes and a connection view service logic processor, paragraph 0012.

Regarding claim 3, the admitted prior art does not disclose that the multimedia view processor comprises a database for storing multimedia view object attributes and a multi-media view service logic. However, Zhu discloses the multimedia processing unit having a database for storing service instruction and logic (multimedia view object attributes and the multi-media view service logic processor). Therefore, it would have been obvious to one having ordinary skill in the art to have the database for storing multimedia view object attributes and the multi-media view service logic so that the service logics can be allocated and processed properly by the multimedia view processor.

Regarding claim 4, the admitted prior art discloses that the basic call state model processor generates messages to create, modify, and delete multimedia view objects, paragraph 0011.

Regarding claim 5, the admitted prior art discloses that the basic call state model processor is an AIN basic call state model processor, paragraph 0009.

Art Unit: 2665

Regarding claim 6, the admitted prior art discloses that the basic call state model processor is an ITU-T IN basic call state model processor, paragraph 0016.

## Allowable Subject Matter

3. Regarding claim 7, the prior arts fail to teach or fairly suggest a method for processing multimedia calls in at least one service manager wherein the at least one service manager comprises a BCSM processor for executing originating and terminating call models and a means for connection management, the method comprising the steps of:

in response to a call setup request from an originating party, invoking originating BCSM processing in the BCSM processor of the service manager associated with the originating party;

generating a first message in the BCSM processor of the service manager associated with the originating party to create a multimedia view object associated with the originating party and communicating the first message to the means for connection management of the service manager associated with the originating party;

invoking terminating BCSM processing in the BCSM processor of the service manager associated with a terminating party;

generating a second message in the BCSM processor of the service manager associated with the terminating party to create a multimedia view object associated with the terminating party and communicating the second message to the means for connection management of the service manager associated with the terminating party;

Art Unit: 2665

in response to an update to media streams initiated by the terminating party, generating a third message in the BCSM processor of the service manager associated with the terminating party to modify the multimedia view object associated with the terminating party and communicating the third message to the means for connection management of the service manager associated with the terminating party, in combination with other limitations as specified the independent claim 7.

4. Regarding claims 24 and 30, the prior arts fail to teach or fairly suggest a method for processing modifications to media streams of a stable multimedia call during the active point in call of the originating and terminating basic call state model in the at least one service manager wherein at least one service manager comprises a BCSM processor and a means for connection management, the method comprising the steps of:

in response to a modification request communicated by a protocol specific processor of the service manager associated with an initiating party, performing in the BCSM processor of the service manager associated with the initiating party the steps of:

generating a first message to modify the multimedia view object associated with the initiating party and communicating the first message to the means for connection management of the service manager associated with the initiating party; and

generating a second message containing the proposed modifications and communicating the second message to the BCSM processor of the service manager associated with a non-initiating party;

in response to the proposed modifications communicated by the BCSM processor of the service manager associated with the initiating party, performing in the BCSM processor of the service manager associated with the non-initiating party the steps of:

generating a third message to modify the multimedia view object associated with the non-initiating party and communicating the third message to the means for connection management of the service manager associated with the non-initiating party;

generating a fourth message containing the proposed modifications and communicating the fourth message to a protocol specific processor associated with the non-initiating party, in combination with other limitations as specified in the independent claims 24 and 30.

### Conclusion

5. Any inquiry concerning this communication or earlier communication from the examiner should be directed to Thien Tran whose telephone number is (571) 272-3156. The examiner can normally be reached on Monday-Friday from 8:30AM to 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy Vu, can be reached on (571) 272-3155. Any inquiry of a general nature of relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (571) 272-2600.

 Information regarding the status of an application may be obtained from the .
 Patent Application Information Retrieval (PAIR) system. Status information for

Art Unit: 2665

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

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Page 7

Patent Examiner

Business Center (EBC) at 866-217-9197.

Thien Tran

DUCHO
PRIMARY EXAMINER

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